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# UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEW JERSEY

# McMANIMON, SCOTLAND & BAUMANN, LLC

75 Livingston Avenue, 2<sup>nd</sup> Floor Roseland, New Jersey 07068 (973) 622-1800 Richard D. Trenk, Esq. Joshua H. Raymond, Esq. Attorneys for Allstate New Jersey Insurance Company and Related Entities Order Filed on September 28, 2020

by Clerk U.S. Bankruptcy Court District of New Jersey

In re:

Case No. 18-29278 (JKS)

STEPHEN J. CONTE, JR.,

Chapter 11

Debtor.

Hearing Date: September 15, 2020

Hearing Time: 10:00 a.m.

#### **DISCOVERY CONFIDENTIALITY ORDER**

The relief set forth on the following pages numbered two (2) through eight (8), is hereby **ORDERED**.

DATED: September 28, 2020

Honorable John K. Sherwood United States Bankruptcy Court

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Debtor: Stephen J. Conte, Jr. Case No.: 18-29278 (JKS)

Caption: Discovery Confidentiality Order

It appearing that discovery in the above-captioned action is likely to involve the disclosure of confidential information, it is ORDERED as follows:

1. Any party to this litigation and any third-party shall have the right to designate as "Confidential" and subject to this Order any information, document, or thing, or portion of any document or thing: (a) that contains trade secrets, competitively sensitive technical, marketing, financial, sales or other confidential business information, or (b) that contains private or confidential personal information, or (c) that contains information received in confidence from third parties, (d) any documents which any governmental agency has requested that the parties keep confidential or (e) which the producing party otherwise believes in good faith to be entitled to protection under Rule 26(c)(1)(G) of the Federal Rules of Civil Procedure and Local Civil Rule 5.3. Any party to this litigation or any third party covered by this Order, who produces or discloses any Confidential material, including without limitation any information, document, thing, interrogatory answer, admission, pleading, or testimony, shall mark the same with the foregoing or similar legend: "CONFIDENTIAL" or "CONFIDENTIAL – SUBJECT TO DISCOVERY CONFIDENTIALITY ORDER" (hereinafter "Confidential").

2. Any party to this litigation and any third-party shall have the right to designate as "Attorneys' Eyes Only" and subject to this Order any information, document, or thing, or portion of any document or thing that contains highly sensitive business or personal information, the disclosure of which is highly likely to cause significant harm to an individual or to the business or competitive position of the designating party. Any party to this litigation or any third party who is

<sup>1</sup> To the extent any such assertion is made, the party's counsel shall certify that he/she was in direct communication with an authorized representative of the governmental agency.

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covered by this Order, who produces or discloses any Attorneys' Eyes Only material, including

without limitation any information, document, thing, interrogatory answer, admission, pleading,

or testimony, shall mark the same with the foregoing or similar legend: "ATTORNEYS' EYES

ONLY" or "ATTORNEYS' EYES ONLY - SUBJECT TO DISCOVERY CONFIDENTIALITY

ORDER" (hereinafter "Attorneys' Eyes Only").

3. All Confidential material shall be used by the receiving party solely for purposes of

the prosecution or defense of this action, shall not be used by the receiving party for any business,

commercial, competitive, personal or other purpose, and shall not be disclosed by the receiving

party to anyone other than those set forth in Paragraph 4, unless and until the restrictions herein are

removed either by written agreement of counsel for the parties, or by Order of the Court. It is,

however, understood that counsel for a party may give advice and opinions to his or her client

solely relating to the above-captioned action based on his or her evaluation of Confidential

material, provided that such advice and opinions shall not reveal the content of such Confidential

material except by prior written agreement of counsel for the parties, or by Order of the Court.

4. Confidential material and the contents of Confidential material may be disclosed

only to the following individuals under the following conditions:

a. Outside counsel (herein defined as any attorney at the parties' outside law

firms) and relevant in-house counsel for the parties;

b. Outside experts or consultants retained by outside counsel for purposes of

this action, provided they have signed a non-disclosure agreement in the

form attached hereto as Exhibit A;

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c. Secretarial, paralegal, clerical, duplicating and data processing personnel of

the foregoing;

d. The Court and court personnel;

e. Any deponent may be shown or examined on any information, document or

thing designated Confidential if it appears that the witness authored or

received a copy of it, was involved in the subject matter described therein

or is employed by the party who produced the information, document or

thing, or if the producing party consents to such disclosure;

f. Vendors retained by or for the parties to assist in preparing for pretrial

discovery, trial and/or hearings including, but not limited to, court reporters,

litigation support personnel, jury consultants, individuals to prepare

demonstrative and audiovisual aids for use in the courtroom or in

depositions or mock jury sessions, as well as their staff, stenographic, and

clerical employees whose duties and responsibilities require access to such

materials; and

g. The parties. In the case of parties that are corporations or other business

entities, "party" shall mean executives who are required to participate in

decisions with reference to this lawsuit.

5. Confidential material shall be used only by individuals permitted access to it under

Paragraph 4. Confidential material, copies thereof, and the information contained therein, shall

not be disclosed in any manner to any other individual, until and unless (a) outside counsel for the

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party asserting confidentiality waives the claim of confidentiality, or (b) the Court orders such

disclosure.

6. With respect to any depositions that involve a disclosure of Confidential material

of a party to this action, such party shall have until thirty (30) days after receipt of the deposition

transcript within which to inform all other parties that portions of the transcript are to be designated

Confidential, which period may be extended by agreement of the parties. No such deposition

transcript shall be disclosed to any individual other than the individuals described in Paragraph

4(a), (b), (c), (d) and (f) above and the deponent during these thirty (30) days, and no individual

attending such a deposition shall disclose the contents of the deposition to any individual other

than those described in Paragraph 4(a), (b), (c), (d) and (f) above during said thirty (30) days. Upon

being informed that certain portions of a deposition are to be designated as Confidential, all parties

shall immediately cause each copy of the transcript in its custody or control to be appropriately

marked and limit disclosure of that transcript in accordance with Paragraphs 3 and 4.

7. Material produced and marked as Attorneys' Eyes Only may be disclosed only to

outside counsel for the receiving party and to such other persons as counsel for the producing party

agrees in advance or as Ordered by the Court.

8. If counsel for a party receiving documents or information designated as Confidential

or Attorneys' Eyes Only hereunder objects to such designation of any or all of such items, the

following procedure shall apply:

(a) Counsel for the objecting party shall serve on the designating party or third

party a written objection to such designation, which shall describe with particularity the documents

or information in question and shall state the grounds for objection. Counsel for the designating

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party or third party shall respond in writing to such objection within 14 days and shall state with

particularity the grounds for asserting that the document or information is Confidential or

Attorneys' Eyes Only. If no timely written response is made to the objection, the challenged

designation will be deemed to be void. If Counsel for the designating party asserts that he/she is

not able to respond to the objection within 14 days because they are waiting for guidance from a

governmental agency, they shall advise the objecting party in writing and either party may seek

guidance from the Court via telephonic application on notice to the other party. If the designating

party or nonparty makes a timely response to such objection asserting the propriety of the

designation, counsel shall then confer in good faith in an effort to resolve the dispute.

(b) If a dispute as to a Confidential or Attorneys' Eyes Only designation of a

document or item of information cannot be resolved by agreement, the proponent of the designation

being challenged shall present the dispute to the Court initially by telephone or letter, in accordance

with Local Civil Rule 37.1(a)(1), before filing a formal motion for an order regarding the

challenged designation. The document or information that is the subject of the filing shall be

treated as originally designated pending resolution of the dispute.

9. All requests to seal documents filed with the Court shall comply with Local Civil

Rule 5.3.

10. If the need arises during trial or at any Hearing before the Court for any party to

disclose Confidential or Attorneys' Eyes Only information, it may do so only after giving notice to

the producing party and as directed by the Court.

11. To the extent consistent with applicable law, the inadvertent or unintentional

disclosure of Confidential material that should have been designated as such, regardless of whether

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the information, document or thing was so designated at the time of disclosure, shall not be deemed

a waiver in whole or in part of a party's claim of confidentiality, either as to the specific

information, document or thing disclosed or as to any other material or information concerning the

same or related subject matter. Such inadvertent or unintentional disclosure may be rectified by

notifying in writing counsel for all parties to whom the material was disclosed that the material

should have been designated Confidential within a reasonable time after disclosure. Such notice

shall constitute a designation of the information, document or thing as Confidential under this

Discovery Confidentiality Order.

12. When the inadvertent or mistaken disclosure of any information, document or thing

protected by privilege or work-product immunity is discovered by the producing party and brought

to the attention of the receiving party, the receiving party's treatment of such material shall be in

accordance with Federal Rule of Civil Procedure 26(b)(5)(B). Such inadvertent or mistaken

disclosure of such information, document or thing shall not by itself constitute a waiver by the

producing party of any claims of privilege or work-product immunity. However, nothing herein

restricts the right of the receiving party to challenge the producing party's claim of privilege if

appropriate within a reasonable time after receiving notice of the inadvertent or mistaken

disclosure.

13. No information that is in the public domain or which is already known by the

receiving party through proper means or which is or becomes available to a party from a source

other than the party asserting confidentiality, rightfully in possession of such information on a non-

confidential basis, shall be deemed or considered to be Confidential material under this Discovery

Confidentiality Order.

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14. This Discovery Confidentiality Order shall not deprive any party of its right to object to discovery by any other party or on any otherwise permitted ground. This Discovery Confidentiality Order is being entered without prejudice to the right of any party to move the Court

for modification or for relief from any of its terms.

15. This Discovery Confidentiality Order shall survive the termination of this action and shall remain in full force and effect unless modified by an Order of this Court or by the written stipulation of the parties filed with the Court. Notwithstanding anything to the contrary contained herein, any documents obtained independent of the pending Rule 2004 Subpoenas shall not be subject to the provisions herein. To the extent the receiving party receives a subpoena, court order or other lawful process, which requires the production of any designated documents, the receiving

party shall be authorized to comply upon three (3) business days' notice to the designating party.

16. Upon final conclusion of this litigation, each party or other individual subject to the terms hereof shall be under an obligation to assemble and to return to the originating source all originals and unmarked copies of documents and things containing Confidential material and to destroy, should such source so request, all copies of Confidential material that contain and/or constitute attorney work product as well as excerpts, summaries and digests revealing Confidential material; provided, however, that counsel may retain complete copies of all transcripts and pleadings including any exhibits attached thereto for archival purposes, subject to the provisions of this Discovery Confidentiality Order. To the extent a party requests the return of Confidential material from the Court after the final conclusion of the litigation, including the exhaustion of all

appeals therefrom and all related proceedings, the party shall file a motion seeking such relief.

## **EXHIBIT A**

	STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY		
& BAUMA 75 Livings Roseland, 1 (973) 622- Richard D. Joshua H. 1 Attorneys f	MON, SCOTLAND ANN, LLC ton Avenue, 2 <sup>nd</sup> Floor New Jersey 07068 1800 Trenk, Esq. Raymond, Esq. for Allstate New Jersey Insurance		
In re:		Case No. 18-2927	8 (JKS)
STEPHEN J. CONTE, JR.,		Chapter 11	
	Debtor.		
AGRE	EMENT TO BE BOUND BY DISCOV	 <u>    ERY CONFIDEN                                    </u>	TIALITY ORDER
I,, being duly sworn, state that:			
1.	My address is		·
2.	My present employer is		and the address of my
present emp	loyment is		
3.	My present occupation or job description is		
4.	I have carefully read and understood th	e provisions of the I	Discovery Confidentiality
Order in thi	s case signed by the Court, and I will of	comply with all pro	visions of the Discovery
Confidential	lity Order.		
5.	I will hold in confidence and not disclos	e to anyone not qual	ified under the Discovery

Confidentiality Order any Confidential Material or any words, summaries, abstracts, or indices of

Confidential Information disclosed to me.

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6. I will limit use of Confidential Material disclosed to me solely for purpose of this action.

7. No later than the final conclusion of the case, I will return all Confidential Material and summaries, abstracts, and indices thereof which come into my possession, and documents or things which I have prepared relating thereto, to counsel for the party for whom I was employed or retained.

I declare unde	nalty of perjury that the foregoing is true and correct.
Dated:	
	[Name]

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United States Bankruptcy Court District of New Jersey

In re: Case No. 18-29278-JKS

Stephen J. Conte, Jr. Chapter 11

Debtor(s)

CERTIFICATE OF NOTICE

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Date Rcvd: Sep 29, 2020 Form ID: pdf903 Total Noticed: 2

The following symbols are used throughout this certificate:

Symbol Definition

+ Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS

regulations require that automation-compatible mail display the correct ZIP.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Oct 01, 2020:

Recipi ID Recipient Name and Address

db Stephen J. Conte, Jr., 395 North Farview Avenue, Paramus, NJ 07652 aty + Norgaard O'Boyle, 184 Grand Ave, Englewood, NJ 07631-3578

TOTAL: 2

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI).

NONE

#### BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, \*duplicate of an address listed above, \*P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

NONE

### NOTICE CERTIFICATION

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Oct 01, 2020 Signature: /s/Joseph Speetjens

#### CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on September 29, 2020 at the address(es) listed below:

Name Email Address

Brian Gregory Hannon

on behalf of Debtor Stephen J. Conte Jr. bhannon@norgaardfirm.com,

sferreira@norgaardfirm.com;184grandno@gmail.com;kcimmino@norgaardfirm.com;crose@norgaardfirm.com;dtakach@norgaar

dfirm.com

Cassandra C. Norgaard

on behalf of Defendant Stephen J. Conte Jr. cnorgaard@norgaardfirm.com,

sferreira@norgaardfirm.com;184grandno@gmail.com;kcimmino@norgaardfirm.com;dtakach@norgaardfirm.com

Denise E. Carlon

on behalf of Creditor Morgan Stanley Mortgage Loan Trust 2007-1XS U.S. Bank National Association, as Trustee, successor in interest to Bank of America, National Association, as Trustee, successor by merger to LaSalle Bank dcarlon@kmllawgroup.com,

bkgroup@kmllawgroup.com

Denise E. Carlon

on behalf of Creditor US Bank National Association As Successor Trustee to Bank of America, National Association (Successor

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> by Merger to Lasalle Bank National Association) As Trustee for Morgan Stanley Mortgage Loan Trust dcarlon@kmllawgroup.com, bkgroup@kmllawgroup.com

Gavin Stewart

on behalf of Creditor Specialized Loan Servicing LLC, as servicing agent for Morgan Stanley Mortgage Loan Trust

bk@stewartlegalgroup.com

Jeffrey Thomas Testa

jtesta@mccarter.com J118@ecfcbis.com,lrestivo@mccarter.com,agreen@mccarter.com

Jerrold S. Kulback

on behalf of Debtor Stephen J. Conte Jr. jkulback@archerlaw.com, chansen@archerlaw.com

John O'Boyle

on behalf of Attorney Norgaard O'Boyle & Hannon joboyle@norgaardfirm.com,

sferreira@norgaardfirm.com;184grandno@gmail.com;kcimmino@norgaardfirm.com;crose@norgaardfirm.com

John O'Boyle

on behalf of Defendant Stephen J. Conte Jr. joboyle@norgaardfirm.com,

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John O'Boyle

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John O'Boyle

on behalf of Debtor Stephen J. Conte Jr. joboyle@norgaardfirm.com,

sferreira@norgaardfirm.com;184grandno@gmail.com;kcimmino@norgaardfirm.com;crose@norgaardfirm.com

Joshua H. Raymond

on behalf of Plaintiff Allstate New Jersey Insurance Company jraymond@msbnj.com

Joshua H. Raymond

on behalf of Plaintiff Allstate Property and Casualty Insurance Company jraymond@msbnj.com

Joshua H. Raymond

on behalf of Plaintiff Allstate Insurance Company jraymond@msbnj.com

Joshua H. Raymond

on behalf of Plaintiff Allstate New Jersey Property jraymond@msbnj.com

Joshua H. Raymond

on behalf of Plaintiff Allstate Indemnity Company jraymond@msbnj.com

Joshua H. Raymond

on behalf of Creditor Allstate Insurance Company jraymond@msbnj.com

Michael A. Artis

on behalf of U.S. Trustee U.S. Trustee michael.a.artis@usdoj.gov

Michael S. Horn

on behalf of Debtor Stephen J. Conte Jr. mhorn@archerlaw.com

Rebecca Ann Solarz

on behalf of Creditor Morgan Stanley Mortgage Loan Trust 2007-1XS U.S. Bank National Association, as Trustee, successor in interest to Bank of America, National Association, as Trustee, successor by merger to LaSalle Bank rsolarz@kmllawgroup.com

Richard D. Trenk

on behalf of Defendant Allstate Insurance Company and Related Entities rtrenk@msbnj.com cdeangelis@msbnj.com

Richard D. Trenk

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Richard D. Trenk

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Richard D. Trenk

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Richard D. Trenk

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Richard D. Trenk

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Richard D. Trenk

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Ryan T. Jareck

on behalf of Trustee Jeffrey Thomas Testa rjareck@coleschotz.com fpisano@coleschotz.com

Seth L. Dobbs

on behalf of Debtor Stephen J. Conte Jr. sdobbs@aboylaw.com, TJANNICELLI@ABOYOUNDOBBS.COM

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U.S. Trustee

Date Rcvd: Sep 29, 2020

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TOTAL: 30